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E-Filed 3/17/16

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

ALBERTO LAINEZ, et al.,  
Plaintiffs,  
v.  
CITY OF SALINAS, et al.,  
Defendants.

Case No. 14-cv-04311-EJD (HRL)

**INTERIM ORDER ON DISCOVERY  
DISPUTE JOINT REPORT 2**

Re: Dkt. No. 37

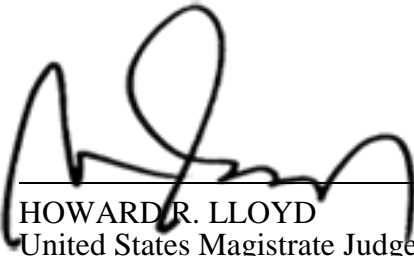
Plaintiffs filed Discovery Dispute Joint Report (“DDJR”) 2. Dkt. No. 37. Plaintiffs assert Monterey County refused to comply with a subpoena and refused to discuss the discovery dispute in person as required by the undersigned’s standing order. Dkt. No. 37 at 1-3.

The undersigned’s standing order does, as Plaintiffs assert, require non-parties to meet parties in person in order to discuss discovery disputes. A non-party’s refusal to meet with a party provides a sufficient justification for this court to enter an order that resolves the discovery dispute against the non-party.

Plaintiffs, however, did not serve a copy of the DDJR on Monterey County. Dkt. No. 37 at 9. Plaintiffs shall serve a copy of DDJR 2 and a copy of this order on Monterey County no later than March 21, 2016. Plaintiffs shall also file a proof of service no later than March 21, 2016.

**IT IS SO ORDERED.**

Dated: 3/17/16

  
HOWARD R. LLOYD  
United States Magistrate Judge